ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):	TELEPHONE NO.:	FOR COURT USE ONLY
_		
ATTORNEY FOR (Name):		
NAME OF COURT:		
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE:		
BRANCH NAME:		
PLAINTIFF:		
DEFENDANT:		
		CASE NUMBER:
ORDER	I Balance	
to Set Aside Right to Attach Order, Quash Writ of Attach Property Levied Upon	iment, and Release	
	nount to be Secured	
to Release Attached Property Exceeding in Value the Ar to Substitute Defendant's Undertaking for Property	nount to be secured	
to Substitute Defendant's Undertaking for Property		
to Determine Sufficiency of Plaintiff's Sureties		
to Discharge Attachment and Release Property Levied L	Jpon (Ex Parte)	
to Release Property Levied Upon Due to Filing of Under		
(Ex Parte)		
to Reduce the Amount to be Secured by the Attachment		
1. a. The court has considered the application of defendant		
(name):		
for an order		
(1) to set aside Right to Attach Order, quash		
(2) to release attached property exceeding in		e secured.
(3) to substitute defendant's undertaking for p	roperty.	
(4) to increase plaintiff's undertaking.		
(5) determining sufficiency of plaintiff's suretie		
(6) to discharge attachment and release prop (7) to release property levied upon due to filin	,	nool
(7) to release property levied upon due to filin (8) to reduce the amount to be secured by the		peal.
b. On hearing as follows (check boxes in items (3) and		ersonal presence)
(1) Judge (name):	(4) below to indicate p	ersonar presence).
(2) Hearing date: time:	dept.:	div.: rm.:
(3) Plaintiff (name):	Attorney (
(4) Defendant (name):	Attorney (•
c. Ex parte.		,
2. THE COURT FINDS		
a. Plaintiff is not entitled to the Right to Attach Order i	ssued on	
(date):		
 Nonresident defendant has filed a general appeara authorized by a provision other than CCP 492.010. 	nce and plaintiff has no	ot shown that the Right to Attach order is
c. The value of defendant's interest in property attach	ed is	
which exceeds the amount necessary to satisfy the	amount to be secured	by the attachment by
d. The defendants named in item 1a are the only defe e. The following defendants, not named in item 1a, ha		

(Continued on reverse)

SHORT TITLE:	CASE NUMBER:	
2. f. an undertaking in the amount of \$ is a sufficient substitution for the (1) has been attached (describe):	e following property which	
(2) is subject to attachment (describe):		
g. The undertaking is insufficient as follows (specify):		
h. Defendant has recovered judgment against plaintiff and (1) no timely motion notwithstanding the verdict or for a new trial has been filed and served perfected; and (2) no undertaking has been executed and filed as required by	and is pending and no appeal has been	
i. Enforcement of plaintiff's judgment is stayed by the filing of an undertaking on appeal and justification of defendant's sureties		
has been made. has been waived in writing. has been waived by failure to timely object. j The amount to be secured by the attachment may be reduced by the amount of \$ k Other (specify):		
ORDER		
 3. IT IS ORDERED a The Right to Attach Order issued on (date): b The Writ of Attachment issued on (date): c The property levied upon pursuant to the Writ of Attachment issued on (date): is released as follows: (1) all property. (2) property in the amount of \$ 	is set aside. is quashed.	
 (3) the following property (describe): d. Defendant may substitute an undertaking for property which has been attached as follows: (1) amount of undertaking: \$ (2) property (describe): 		
 e. Defendant may file an undertaking to prevent the levy upon property as follow (1) amount of undertaking: \$ (2) property (describe): 	vs:	
f. An increase in the amount of plaintiff's undertaking is required to a total undertaking of \$ An undertaking in this amount shall be filed on or before (date):		
g. Plaintiff shall file an undertaking by (date): h. The amount to be secured by the attachment is reduced to \$ i. Other:	with sufficient sureties.	
j. Total number of boxes checked in item 3		
Date:		
<u> </u>	(CICNATURE OF WINGE)	
(TYPE OR PRINT NAME)	(SIGNATURE OF JUDGE)	

AT-175 [Rev. July 1, 1983] Page two